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REMARKS

Reconsideration is respectfully requested in view of the amendments and remarks herein.

Application Status

Applicants believes that the only remaining rejection is the rejection of claims 11-27, 32-33 and 42-43 stand rejected under 35 USC 103(a) over Frost et al US 5,932,329 ("Frost") in view of Bolton et al US 4,668,574 ("Bolton") with, as evidence, US 5,082,738 ("Swofford").

Applicant believes that all of the rejections under 35 USC 112 have been withdrawn as a result of the Amendment filed April 27, 2007.

Applicants notes that in a prior Office Action it was indicated that Claims 28-31 and 41 would be allowable if redrafted in independent form and to overcome the 35 USC 112 rejection, and it is believed that the 35 USC 112 rejection has been overcome.

Telephone Interview

Applicant's attorney and the Examiner conducted a telephone interview on May 18, 2007, and the interview is summarized herein. As a preliminary matter, the undersigned wishes to thank the Examiner for taking the time to discuss the application and for his helpful comments.

During the interview, the rejection of claims 11-27, 32-33 and 42-43 stand rejected under 35 USC 103(a) over Frost et al US 5,932,329 ("Frost") in view of Bolton et al US 4,668,574 ("Bolton") with, as evidence, US 5,082,738 ("Swofford"). The prima facie case of obviousness and applicant's response thereto were summarized and discussed. In addition, applicant's assertion that the invention provides unexpected results was discussed.

The general discussion followed the same points as made previously by the Examiner and applicant, except the following items:

(1) Applicant pointed out that the invention solves a problem recognized in the art concerning edge color and that Frost U.S. 5,932,329, the primary reference recognizes this problem at column 3, lines 34-39 (particularly lines 38-39), where it states:

"Details that are not described herein for the realization of the invention are well-known to the skilled artisan, e.g., ... measures for preventing corrosion of the IR-reflection layer at the edge."

- (2) The undersigned pointed out that the invention does not experience the edge coloration issues of described by Frost and that this result is unexpected. In support of this point, the undersigned directed the Examiner to the evidence in the specification (which is described in applicant's last full response).
- (3) The Examiner pointed out that the claims do not contain any recitations directed to the results obtained and suggested amending the claims to recite the advantages

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described in the examples, i.e., that the invention does not develop edge color when subjected to a bake test at 90°C for five weeks.

Amendments

While applicant does not believe it is necessary to recite the unexpected results obtained in a claim to obtain allowance, in order to expedite prosecution applicant has agreed to amend the claims as suggested by the Examiner. Hence, the claims are hereby amended to recite the advantages described in the examples, i.e., that the invention does not develop edge color when subjected to a bake test at 90°C for five weeks.

Applicants submit that the rejection under 35 USC 103(a) over Frost et al US 5,932,329 ("Frost") in view of Bolton et al US 4,668,574 ("Bolton") with, as evidence, US 5,082,738 ("Swofford"), should be withdrawn with respect to the amended claims for the reasons presented in responding to the final Action. Withdrawal of the rejection is respectfully requested.

Rejoinder

Applicant respectfully request that if the claims are allowed that the withdrawn claims be rejoined and also allowed.

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In view of the foregoing, allowance of the above-referenced application is respectfully requested. Should any matters remain unresolved by this response, the Examiner is invited to telephone the undersigned at the below-listed direct dial telephone number in order to expedite prosecution.

Respectfully submitted,

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